

date of the decree. The Chancellor thinks, the defendant under all the circumstances, was warranted in supposing the fund in his hands would not be abruptly withdrawn from him, and it is for this reason that he is disposed to give him a reasonable time to pay the debt.

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[The trustees having invested a part of the trust fund as directed, brought the certificates of stock into court, and upon the suggesting of counsel as to their safe keeping, the Chancellor, on the 4th of August, 1847, passed the following order.]

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THE CHANCELLOR :

It having been suggested in this case, that the security of parties requires that some place of safety be provided for the custody of moneyed securities invested under the orders of the Court of Chancery, or placed under its control, and the Chancellor concurring in the propriety of this suggestion; it is, thereupon, ordered, that all such securities be placed by the Register in the Farmers Bank of Maryland, and that for that purpose, he procure a trunk, or box, properly labelled, in which such securities shall be put, and then deposited as aforesaid, in the said bank. And that the register shall so designate and mark the several and respective securities, by endorsement on the envelopes, or otherwise, as to show the cases to which they belong.

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McLEAN, for Complainants.

ALEXANDER, for Defendant.

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HENRY WAYMAN AND  
RICH'D G. STOCKETT  
vs.  
ANNE JONES AND OTHERS.

} MARCH TERM, 1850.

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[DUTIES AND LIABILITIES OF TRUSTEES—EVIDENCE—CHANCERY PRACTICE.]

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If any portion of the trust fund has been misapplied or destroyed, it is the duty of the trustee to communicate the fact to the court, and ask its sanction of the measures adopted by him to obtain redress.